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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/617,734	07/14/2003	Gregory Gregoriadis	G0365.0365/P0365	3606
7590 05/24/2007 DICKSTEIN SHAPIRO MORIN & OSHINSKY LLP			EXAMINER	
Edward A. Meilman		SCHNIZER, RICHARD A		
41st Floor 1177 Avenue o	Hist Floor 1177 Avenue of the Americas New York, NY 10036-2714		ART UNIT	PAPER NUMBER
			1635	
			MAIL DATE	DELIVERY MODE
			05/24/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/617,734	GREGORIADIS, GREGORY				
Office Action Summary	Examiner	Art Unit				
	Richard Schnizer, Ph. D.	1635				
The MAILING DATE of this communication	n appears on the cover sheet with	the correspondence address				
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR RI WHICHEVER IS LONGER, FROM THE MAILIN - Extensions of time may be available under the provisions of 37 CI after SIX (6) MONTHS from the mailing date of this communicatio - If NO period for reply is specified above, the maximum statutory p - Failure to reply within the set or extended period for reply will, by s Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUNICA FR 1.136(a). In no event, however, may a repin. eriod will apply and will expire SIX (6) MONTH statute, cause the application to become ABAN	ATION. ly be timely filed IS from the mailing date of this communication. NDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on	Responsive to communication(s) filed on <u>5/18/07</u> .					
2a)⊠ This action is FINAL . 2b)□	☐ This action is FINAL . 2b)☐ This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice und	der <i>Ex parte Quayle</i> , 1935 C.D.	11, 453 O.G. 213.				
Disposition of Claims	•					
4) Claim(s) 1,3,6-14,16-20,22,25-31 and 34-	4) Claim(s) 1,3,6-14,16-20,22,25-31 and 34-38 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1,3,6-14,16-20,22,25-31 and 34-38 is/are rejected.					
4a) Of the above claim(s) is/are with						
5) Claim(s) is/are allowed.						
6) Claim(s) 1,3,6-14,16-20,22,25-31 and 34-						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers	•					
9) The specification is objected to by the Exa	miner.					
10) The drawing(s) filed on 14 July 2003 is/are	∑ The drawing(s) filed on 14 July 2003 is/are: a)∑ accepted or b) objected to by the Examiner.					
Applicant may not request that any objection to	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)☐ The oath or declaration is objected to by the	e Examiner. Note the attached (Office Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a)⊠ All b)□ Some * c)□ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority docur	nents have been received in App	olication No. <u>09/254,695</u> .				
3. Copies of the certified copies of the	priority documents have been re	eceived in this National Stage				
application from the International Bu	, , , ,					
* See the attached detailed Office action for a	a list of the certified copies not re	eceived.				
Attachment(s)						
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-94) 		nmary (PTO-413) Mail Date				
Notice of Draitsperson's Patent Drawing Review (PTO-940 Information Disclosure Statement(s) (PTO-1449 or PTO/S Paper No(s)/Mail Date		ormal Patent Application (PTO-152)				

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DETAILED ACTION

An amendment was received and entered on 3/28/06.

Claims 2, 4, 5, 21, 23, 24, 32, and 33 were canceled and claim 38 was added.

Claims 1, 3, 6-14, 16-20, 22, 25-31, and 34-38 are pending and under consideration in this Office Action.

Rejections not reiterated from the previous Action are withdrawn.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 2, 6, 8-14, 16-20, 25-31, and 34-38 stand rejected under 35 U.S.C. 103(a) as being unpatentable over Felgner et al (US Patent 5,264,618) in view of and Kirby et al (Bio/Technology (1984), 2(11), 979-84) and Weiner (US Patent 5,593,972, filed 9/21/93).

Felgner taught methods of inducing an immune response in an animal by delivering compositions comprising cationic liposomes encapsulating polynucleotides that encode immunogens. See abstract; column 4 line 68 to column 5, line 24; paragraph bridging columns 6 and 7; column 7, lines 39, 40, and 49-56; paragraph bridging columns 7 and 8; particularly column 8, lines 3, 4, 7, and 21-31; column 15, lines 7-25; paragraph bridging columns 17 and 18; and column 18, lines 30-53. The

cationic liposomes comprise DOTAP, phosphatidylethanolamine, and dioleoylphosphatidyl-choline, and lipids of the general structures disclosed in claims 9, 10, 26, and 27. See for example paragraph bridging columns 13 and 14; and column 14, lines 37-46. Because Felgner taught that DNA encoding a polypeptide could be delivered to a cell for expression, Felgner is considered to fairly teach double stranded DNA since single stranded DNA is not expressed. Felgner taught delivery of mRNA at column 18, lines 12-18. Administration routes include intramuscular and subcutaneous. See column 20, lines 31-38 and column 22, lines 5-8. Felgner also taught liposomes having a net positive charge. See paragraph bridging columns 14 and 15.

Felgner did not teach liposomes having diameters in the range of 100-2000 nanometers, a dehydration rehydration method of liposome synthesis, or a plasmid comprising a promoter and encoding an immunogen, or an antigen of a microbe,

Kirby taught a dehydration-rehydration method of encapsulating solutes such as DNA into liposomes. See abstract and Table 1 on page 980. Kirby also taught liposomes comprising a cationically charged component, a non-ionic component and a zwitterionic ionic component, wherein the cationic component (stearylamine) was present at 10 mol% and conferred a positive charge on the liposomes. See Table 1 on page 980; and page 983, column 2, first sentence of second full paragraph. For DNA encapsulation, the DNA was mixed with empty, small unilamellar vesicles, the mixture was lyophilized, and subsequently rehydrated to form dehydration rehydration vesicles encapsulating DNA. See e.g. paragraph bridging columns 1 and 2 on page 983. Encapsulation efficiency of DNA was 72% +/- 8.5%. See Table 1. Vesicles made by

this dehydration rehydration process averaged 0.30+/-0.28 microns in diameter, with a maximum size of 2 microns, and 95% of the particles being less than 1 micron. See page 982, column 2, lines 5-10. Kirby also taught a composition comprising 0.1-10 micrograms polynucleotide to mg of liposome-forming components (instant claim 14). See specification at page 15, lines 14-33, referencing Kirby at lines 14 and 28. This passage discloses incorporation in this range by mixing 16 micromoles of lipid with from 10-100 micrograms of DNA, and then performing the dehydration-rehydration procedure. Similarly, Kirby taught the formation of liposomes by addition of 8.25 micromoles of phospholipids with 50 micrograms of DNA. See Table 1 on page 980 which teaches that DNA was used at a concentration of 100 micrograms per ml, and that phospholipids were used at a concentration of 16.5 micromoles per ml; and page 983, column 2, lines 1-5 which disclose that lipids and material to be entrapped were combined in equal volumes of 0.5 ml each. Kirby also taught a separate step of separating unincorporated materials from liposomes. See page 983, column 2, lines 16-22. In view of the 72% in corporation efficiency achieved by Kirby, about 18% of the polynucleotide would be expected to be entrapped and removed by the separation step.

Weiner taught methods of causing an immune response in an individual by injection of a polynucleotide encoding an immunogen. In one embodiment the polynucleotide is a plasmid comprising a promoter and administered in a complex with a liposome. See column 1, lines 14-19; column 9, line 53 to column 10, line 8; column 10, lines 59-65; column 12, lines 6-13; and column 20, lines 37-39. Alternatively the polynucleotide is mRNA. See column 11, lines 23-28. The immunogenic polypeptide

comprises an antigen of an infectious virus, such as HIV, influenza virus, hepatitis B virus and hepatitis C virus, or an antigen of a hyperproliferative cell associated with a hyperproliferative disease. See column 13, lines 5-13; column 14, lines 6-14; column 52, line 62 to column 56, line 21; and claims 1-7, columns 69 and 70. Weiner also discloses use of Hepatitis B virus surface antigen as an immunogen. See e.g. column 2, lines 55-60. The polynucleotide can be administered intramuscularly, or subcutaneously. See paragraphs bridging columns 16 and 17.

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the dehydration-rehydration method of Kirby to encapsulate DNA in liposomes for use in the method of Felgner. One would have been motivated to do so because the method of Kirby is a simple method which provides excellent encapsulation yields while using mild conditions. See title, page 979; column 1, lines 5-8 of second paragraph; and Table I on page 980. Also the method results in a greater proportion of oligo- and multilamellar vesicles which decrease the rate of loss of entrapped solutes (see paragraph bridging pages 982, and 983) and would be expected to exclude nucleases with greater success than unilamellar vesicles, thereby increasing the stability of the encapsulated nucleic acid.

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the polynucleotides of Weiner in the invention of Felgner as modified by Kirby. One would have been motivated to do so because both Felgner and Weiner suggest that liposomal compositions should be used for *in vivo* delivery of nucleic acids encoding immunogens.

Although the cited references are silent as to whether the stimulated immune response would involve both an IgG response and Th1 and Th2 responses, the cited art teaches all the required method steps, and the result is considered to be inherent in the steps. The masses of DNA and liposome-forming components used are routinely optimized and are considered to be obvious. See MPEP 2144.05 IIA.

Claim 7 stands rejected under 35 U.S.C. 103(a) as being unpatentable over Felgner et al (US Patent 5,264,618), Kirby et al (Bio/Technology (1984), 2(11), 979-84) and Weiner (US Patent 5,593,972, filed 9/21/93) as applied to claims 1, 2, 6, 8-14, 16-20, 25-31, and 34-38 above, and further in view of Collins (US Patent 5,567,433).

The teachings of Felgner, Kirby, and Weiner are summarized above and can be combined to render obvious methods of inducing an immune response in an animal by administering intramuscularly or subcutaneously aqueous suspensions of cationic liposomes in the range of 100-2000 nm in diameter, wherein the liposomes encapsulate in their intravesicular spaces nucleic acids comprising a promoter and encoding an antigen of an infectious microbe. The references also render obvious a means of making the liposomes by a dehydration-rehydration technique as in instant claims 6 and 8.

The cited references do not teach microfluidization of liposomes.

Collins taught that microfluidization enhances the scale-up of liposome production. See column 6, lines 3-21. Collins also taught a method of making

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dehydration-rehydration cationic liposomes for the purpose of encapsulating nucleic acids. See paragraph bridging columns 4 and 5, and column 5, lines 3-21.

It would have been obvious to one of ordinary skill in the art at the time of the invention to microfluidize the liposomes resulting form the combination of the Felgner, Kirby, and Weiner references, as taught by Collins because microfluidization enhances the scale-up of liposome production, as noted above, thereby allowing production of greater amounts of vaccine.

Claims 1, 3, 6, 8-14, 16-20, 22, 25-31, 34, 35, 37, and 38 stand rejected under 35 U.S.C. 103(a) as being unpatentable over Felgner et al (US Patent 5,264,618) in view of and Kirby et al (Bio/Technology (1984), 2(11), 979-84) and Liu et al (WO 95/24485).

Felgner taught methods of inducing an immune response in an animal by delivering compositions comprising cationic liposomes encapsulating polynucleotides that encode immunogens. See abstract; column 4 line 68 to column 5, line 24; paragraph bridging columns 6 and 7; column 7, lines 39, 40, and 49-56; paragraph bridging columns 7 and 8; particularly column 8, lines 3, 4, 7, and 21-31; column 15, lines 7-25; paragraph bridging columns 17 and 18; and column 18, lines 30-53. The cationic liposomes comprise DOTAP, phosphatidylethanolamine, and dioleoylphosphatidyl-choline, and lipids of the general structures disclosed in claims 9, 10, 26, and 27. See for example paragraph bridging columns 13 and 14; and column 14, lines 37-46. Because Felgner taught that DNA encoding a polypeptide could be delivered to a cell for expression, Felgner is considered to fairly teach double stranded

DNA since single stranded DNA is not expressed. Felgner taught delivery of mRNA at column 18, lines 12-18. Administration routes include intramuscular and subcutaneous. See column 20, lines 31-38 and column 22, lines 5-8. Felgner also taught liposomes having a net positive charge. See paragraph bridging columns 14 and 15.

Felgner did not teach liposomes having diameters in the range of 100-2000 nanometers, a dehydration rehydration method of liposome synthesis, or a plasmid comprising a promoter and encoding an immunogen, or an antigen of a microbe,

Kirby taught a dehydration-rehydration method of encapsulating solutes such as DNA into liposomes. See abstract and Table 1 on page 980. Kirby also taught liposomes comprising a cationically charged component, a non-ionic component and a zwitterionic ionic component, wherein the cationic component (stearylamine) was present at 10 mol% and conferred a positive charge on the liposomes. See Table 1 on page 980; and page 983, column 2, first sentence of second full paragraph. For DNA encapsulation, the DNA was mixed with empty, small unilamellar vesicles, the mixture was lyophilized, and subsequently rehydrated to form dehydration rehydration vesicles encapsulating DNA. See e.g. paragraph bridging columns 1 and 2 on page 983. Encapsulation efficiency of DNA was 72% +/- 8.5%. See Table 1. Vesicles made by this dehydration rehydration process averaged 0.30+/-0.28 microns in diameter, with a maximum size of 2 microns, and 95% of the particles being less than 1 micron. See page 982, column 2, lines 5-10. Kirby also taught a composition comprising 0.1-10 micrograms polynucleotide to mg of liposome-forming components (instant claim 14). See specification at page 15, lines 14-33, referencing Kirby at lines 14 and 28. This

passage discloses incorporation in this range by mixing 16 micromoles of lipid with from 10-100 micrograms of DNA, and then performing the dehydration-rehydration procedure. Similarly, Kirby taught the formation of liposomes by addition of 8.25 micromoles of phospholipids with 50 micrograms of DNA. See Table 1 on page 980 which teaches that DNA was used at a concentration of 100 micrograms per ml, and that phospholipids were used at a concentration of 16.5 micromoles per ml; and page 983, column 2, lines 1-5 which disclose that lipids and material to be entrapped were combined in equal volumes of 0.5 ml each. Kirby also taught a separate step of separating unincorporated materials from liposomes. See page 983, column 2, lines 16-22. In view of the 72% in corporation efficiency achieved by Kirby, about 18% of the polynucleotide would be expected to be entrapped and removed by the separation step.

Liu taught methods of causing an immune response in an individual by injection of a expression plasmids encoding two or more HIV antigens, wherein the immunogen coding sequences are linked by internal ribosome entry sites. The polynucleotide is be administered intramuscularly. The vaccines provide both cellular and humoral immunity. See abstract; paragraph bridging pages 9 and 10; page 20, line 3 to page 22, line 29; page 23, lines 1-4, page 51, lines 5-13, and paragraph bridging pages 52 and 53.

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the dehydration-rehydration method of Kirby to encapsulate DNA in liposomes for use in the method of Felgner. One would have been motivated to do so because the method of Kirby is a simple method which provides excellent encapsulation

yields while using mild conditions. See title, page 979; column 1, lines 5-8 of second paragraph; and Table I on page 980. Also the method results in a greater proportion of oligo- and multilamellar vesicles which decrease the rate of loss of entrapped solutes (see paragraph bridging pages 982, and 983) and would be expected to exclude nucleases with greater success than unilamellar vesicles, thereby increasing the stability of the encapsulated nucleic acid.

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the polynucleotides of Liu in the invention of Felgner as modified by Kirby. One would have been motivated to do so because both Felgner and Weiner suggest that liposomal compositions should be used for *in vivo* delivery of nucleic acids encoding immunogens.

Although the cited references are silent as to whether the stimulated immune response would involve both an IgG response and Th1 and Th2 responses, the cited art teaches all the required method steps, and the result is considered to be inherent in the steps. The masses of DNA and liposome-forming components used are routinely optimized and are considered to be obvious. See MPEP 2144.05 IIA.

Response to Arguments

Applicant's arguments filed 12/13/06 were fully considered in the Advisory Action of 1/9/07 and the Final Rejection of 69/13/06, but they are not persuasive for the reasons of record therein. No further arguments accompanied the Request for Continued Examination.

Conclusion

No claim is allowed.

This is a request for continued examination of applicant's earlier Application No. 10/617,734. All claims are drawn to the same invention claimed in the earlier application and could have been finally rejected on the grounds and art of record in the next Office action if they had been entered in the earlier application. Accordingly, THIS ACTION IS MADE FINAL even though it is a first action in this case. See MPEP § 706.07(b). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no, however, event will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner(s) should be directed to Richard Schnizer, whose telephone number is 571-272-0762. The examiner can normally be reached Monday through Friday between the

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hours of 6:00 AM and 3:30 PM. The examiner is off on alternate Fridays, but is sometimes in the office anyway.

If attempts to reach the examiner by telephone are unsuccessful, the Examiner's supervisor, J. Douglas Schultz, can be reached at (571) 272-0763. The official central fax number is 571-273-8300. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to (571) 272-0547.

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For all other customer support, please call the USPTO Call Center (UCC) at 800-786-9199.

Richard Schnizer, Ph.D.

Primary Examiner

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